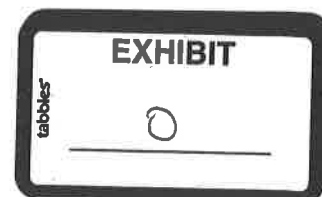


Trademark Trial and Appeal Board Electronic Filing System. <http://estta.uspto.gov>ESTTA Tracking number: **ESTTA927546**Filing date: **10/10/2018**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91241725
Party	Defendant Emerson Creek Pottery Inc.
Correspondence Address	GARFIELD GOODRUM GARFIELD GOODRUM PLLC 90 FEDERAL ST 4TH FLOOR BOSTON, MA 02114 UNITED STATES garfield.goodrum@gdrmlaw.net, josephine.escalante@gdrmlaw.net, ash- ley.closterman@gdrmlaw.net, docketing@gdrmlaw.net 617-861-0780
Submission	Motion to Consolidate
Filer's Name	Garfield Goodrum
Filer's email	garfield.goodrum@gdrmlaw.net, docketing@gdrmlaw.net
Signature	/gbg/
Date	10/10/2018
Attachments	final consent motion to consolidate 91241725.pdf(58718 bytes )



**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE  
BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD**

**In the Matter of U.S. Trademark Application No.: 87400157  
For the Mark: EMERSON CREEK POTTERY MADE IN THE USA  
Application Date: April 5, 2017**

**Countryview Pottery Co., and  
Emerson Creek Events, Inc.**

Opposers,

v.

**Emerson Creek Pottery, Inc.**

Applicant.

Opposition No. 91241725

**CONSENT MOTION TO CONSOLIDATE**

**NOW COMES** applicant – Emerson Creek Pottery, Inc. (hereinafter “Emerson Creek” or “Applicant”), by and through its undersigned attorneys, and files this Consent Motion to Consolidate the instant proceeding and the opposition it filed yesterday against Countryview Pottery Co. and Emerson Creek Pottery, Inc. (“Opposers”)’ application to register **EMERSON CREEK EVENTS** (Ser. No. 87613813), which received proceeding number 91244057.

Emerson Creek respectfully requests the Trademark Trial and Appeal Board (“Board”) to consolidate opposition proceeding numbers 91241725 and 91244057 for efficiency. The parties in both matters are the same, as are the distinctive elements of the marks and the operative facts. Opposing counsel for Opposers consents to the consolidation. Emerson Creek has filed a parallel motion in the new proceeding.

Emerson Creek also requests the Board to adopt the scheduling order it issued this morning in proceeding 91244057 to govern the consolidated proceeding.

Thank you.

**Respectfully submitted,**

**EMERSON CREEK POTTERY, INC.,**

by its attorneys,

**GARFIELD GOODRUM, *DESIGN LAW***

October 10, 2018

By: /s/Garfield Goodrum  
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**CERTIFICATE OF SERVICE**

I hereby certify that on October 10, 2018, I caused the foregoing Motion to be deposited in the U.S. Mails, first class service, postage prepaid and addressed to:

Kenneth S. McLaughlin, Jr.  
**McLaughlin & Associates, P.C.**  
495 N. Commons Dr., Suite 103  
Aurora, Illinois 60504

Dated: October 10, 2018

By: /s/Garfield Goodrum